Message

From: Messina, Edward [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=95521FBF4E34496A879E364FAF7E5AA8-MESSINA, EDWARD]

Sent: 6/10/2020 7:24:16 PM

To: Wormell, Lance [Wormell.Lance@epa.gov]

Subject: FW: Senate Committee on Environment and Public Works: Follow up Questions for Witness, Administrator Wheeler

Attachments: ALL Wheeler QFRs 05.20.2020.docx; ALL Wheeler QFRs 05.20.2020.pdf

fyi

Ed Messina, Esq.
Deputy Office Director (Programs)
Office of Pesticide Programs
Office of Chemical Safety & Pollution Prevention
U.S. Environmental Protection Agency
Washington, D.C.
p: (703) 347-0209

From: Dinkins, Darlene < Dinkins. Darlene@epa.gov>

Sent: Wednesday, June 10, 2020 2:13 PM

To: Keigwin, Richard < Keigwin.Richard@epa.gov>; Messina, Edward < Messina.Edward@epa.gov>; Layne, Arnold < Layne.Arnold@epa.gov>

Subject: FW: Senate Committee on Environment and Public Works: Follow up Questions for Witness, Administrator Wheeler

Looks like OPP has only 2 questions to respond to in the SEPW QFRs: Cramer #10 and #11. I'm assuming I can work with Denise Rice and Steve for the GLP and PRIA question (10), but who should I work with to help prepare the response to #11? We have some time.

Sen. Cramer:

10. EPA has a premier audit and inspection program for Good Laboratory Practices (GLPs), recognized worldwide. However, EPA does not issue certificates of GLP compliance for laboratories, as other nations do, that would make it easier for many regulatory authorities in countries around the world to recognize the GLP credentials of regulatory studies conducted in the US. This places US contract research laboratories and US businesses at an economic and competitive disadvantage in seeking product marketing approvals in those countries and exporting their products and services. EPA has recently received additional funding from PRIA4 to enhance the GLP program. What specific changes to US regulations and/or legislation would be necessary to allow/require EPA to issue such GLP certificates? What changes could be made under President Trump's May 19, 2020 Executive Order 13924 on economic recovery from COVID-19 to accomplish this?

11. The robust and rigorous pesticide regulatory program administered by the EPA is highly regarded by governments around the world. Many trading partners welcome imports of trusted pesticide products from US sources, which have the benefit of our regulatory program, but they need reasonable assurance of the source of the products, in order to combat contraband and counterfeits that are significant problems in some countries. Such counterfeit products can have a potentially harmful effect here at home in the form of residues on foods imported into the United States, from pesticide products of unknown origin and dubious quality. Four years ago, EPA discontinued its policy of providing

Certificates of Origin for exported pesticide products to provide this assurance to importing countries, causing no small disruption for US businesses and their international customers. The fee-for-service language of FIFRA authorizes EPA to issue "Letters of Certification" for pesticide products, but the Agency has chosen not to include Certificates of Origin under this provision. What policy change could be made under the recent Executive Order 13924 (May 19, 2020; "Regulatory Relief To Support Economic Recovery") to resume issuing Certificates of Origin?

Dowlene Dinkins
Office of Pesticide Programs
U.S. Environmental Protection Agency
(703) 305-5214

From: Grable, Melissa < Grable. Melissa@epa.gov>

Sent: Tuesday, June 09, 2020 8:23 PM

To: Dinkins, Darlene < Dinkins. Darlene@epa.gov>

Subject: FW: Senate Committee on Environment and Public Works: Follow up Questions for Witness, Administrator

Wheeler

Hi Darlene, looks like you're on the original email and it looks like we only have two QFRs for OPP both from Cramer.

From: Kaiser, Sven-Erik < Kaiser. Sven-Erik@epa.gov>

Sent: Tuesday, June 09, 2020 6:38 PM

To: Nguyen, Khanh <Nguyen.Khanh@epa.gov>; Kochis, Daniel <Kochis.daniel@epa.gov>; Siciliano, CarolAnn <Siciliano.CarolAnn@epa.gov>; Hanley, Mary <Hanley.Mary@epa.gov>; Grable, Melissa <Grable.Melissa@epa.gov>; Scheifele, Hans <Scheifele.Hans@epa.gov>; Schaible, Stephen <Schaible.Stephen@epa.gov>; Kadeli, Lek <Kadeli.Lek@epa.gov>; Tyler, Tom <Tyler.Tom@epa.gov>; Dinkins, Darlene <Dinkins.Darlene@epa.gov>; Pierce, Alison <Pierce.Alison@epa.gov>

Subject: Senate Committee on Environment and Public Works: Follow up Questions for Witness, Administrator Wheeler

OCSPP Budget Team – attached are QFRs following the May 20 SEPW budget hearing. Please send responses to OCIR by **COB July 8**. OCSPP lead responses are highlighted, please let me know if need to change any assignments. Thanks, Sven

Barrass

- 1. OAR [OGC follow up review] (10th Circuit SRE decision)
- 2. ORD (IRIS)
- 3. ORD (science transparency rule)

Capito

- 4. OAR (ACE Rule)
- 5. OW (aluminum water quality standard)
- 6. OAR (RFS)

Cramer

- 7. OAR (SIP flexibilities)
- 8. OW [OAR follow up review] (401)
- 9. OW [OGC follow up review] (conduit, *Maui* decision)
- 10. OCSPP [OAR/ORD follow up review] (GLP)
- 11. OCSPP (FIFRA export certificates)

Braun

- 12. OAR (biogenic CO2)
- 13. OAR (biogenic CO2)
- 14. OECA [OAR follow up review] (Memo 1—mobile source air enforcement)
- 15. OAR (HFCs)
- 16. OAR (biointermediates)

Wicker

17. OW (SDWA electronic utility notices)

Ernst

- 18. OAR (biogenic CO2)
- 19. OAR (WARM model for biogenic CO2)
- 20. OAR (E15)
- 21. OAR (E15)
- 22. OAR (RFS)

Carper

- 23(a). OP. (EJ and COVID-19 risk factors)
- 23(b). ORD [OAR/OP follow up review] (ORD Air Climate and Energy Center research)
- 24(a). OP [OAR/OECA follow up review]
- 24(b). OP [OAR follow up review]
- 25. OECA [OP follow up review] (COVID-19 regulatory modifications and enforcement waivers)
- 26. OMS (COVID reopening)
- 27(a). OP, OECA (EO on Regulatory Relief to Support Economic Recovery, May 19, 2020)
- 27(b). OP
- 28(a-f). OAR [Oversight follow up review] (Wood heaters rule)
- 28(g-i). OAR [OECA follow up review] (Wood heaters rule)
- 28(j). OAR(Wood heaters rule)
- 29. OP (EO 13891 on guidance documents)
- 30(a). OGC [AO/OCIR follow up review] (retaliation)
- 30(b). OCSPP [AO/OCIR follow up review] (PFAS SNUR)
- 31. OLEM (PFAS hazardous substance designation)
- 32. Oversight (oversight letters from Doug QFRs)
- 33. Oversight (Doug QFR on EAB rule document request)
- 34. Oversight (Calendar posting on website)
- 35. OECA (DTE Consent Decree)
- 36. OLEM (coal ash groundwater monitoring)
- 37. OLEM (coal ash risk assessment)
- 38. OLEM (CCR rule)
- 39. OLEM [OITA follow up review] (CCR on Indian lands)
- 40. OLEM (CCR enforcement)
- 41. OLEM [OGC follow up review] (CCR court order)
- 42. OLEM (coal ash legacy impoundments)
- 43. OLEM [OP follow up review] (EJ review and CCR rule)
- 44. OLEM [OP follow up review] (EJ review and CCR rule)
- 45. OW [OGC follow up review] (powerplant wastewater; fifth circuit decision)
- 46. OECA (Enforcement staffing and spending)
- 47. OCSPP (TSCA)
- 48. OAR (CAA 110 good neighbor implementation)
- 49. OAR (RFS pathways)
- 50. OAR [SABSO/ORD follow up review]
- 51. OAR (NCA4)
- 52. OP (climate communities resiliency)

Cardin

53. OW [OCFO follow up review] (WIFIA)

54. OW [OCFO follow up review] (WIFIA)

Sanders

- 55. OLEM (VT Brownfields)
- 56. OW [R1 follow up review] (Lake Champlain TMDL)
- 57. OAR (cost benefit rule)
- 58. OW (401)
- 59. OAR (SAFE)
- 60. OAR (air quality)
- 61. OW (PFAS)
- 62. OCSPP (TSCA preemption)
- 63. OAR (ethylene oxide)
- 64. OW [OGC follow up review] (perchlorate)

Whitehouse

- 65. Oversight (Marathon) [KK suggests OCIR lead 65-70]
- 66. Oversight (Marathon)
- 67. Oversight (Marathon)
- 68. Oversight (Marathon)
- 69. Oversight (Marathon)
- 70. Oversight (Marathon)
- 71. Oversight (Marathon)
- 72. Oversight [ORD follow up review] (Steve Milloy/Science Rule)
- 73. Oversight [ORD follow up review] (studies that link air pollution and COVID-19)
- 74. ORD (SAB draft report on science rule)
- 75. ORD [OAR follow up review] (science transparency)
- 76. OAR (California FOIA requests for SAFE data).

Merkley

- 77. OCSPP (Asbestos)
- 78. OCSPP (Asbestos)
- 79. OCSPP (Asbestos)
- 80. OCSPP (Asbestos)
- 81. OCSPP (Asbestos)
- 82. OAR (air monitoring)

Gillibrand

- 83. R2/ORD/OLEM (PFAS Norlite) [R2/ORD needs to draft response on our efforts re NY-Norlite facility to provide context and then ORD/OLEM draft responses to the actual questions]
- 84. OLEM (interim guidance on disposal/Cohoes moratorium)
- 85. R2/ORD (Cohoes testing)
- 86. OAR (indoor air COVID-19)
- 87. OAR (indoor air COVID-19)

Booker

- 88. OAR (PM proposal EJ analysis)
- 89. OCSPP (TCE)
- 90. OLEM (Superfund funding for economic boost)

Markey

- 91. OW (perchlorate)
- 92. OCSPP (TCE)
- 93. OAR [AO/OPA/OCIR follow up review] (National Climate Assessment)

Sven-Erik Kaiser

U.S. EPA

Office of Congressional and Intergovernmental Relations 1200 Pennsylvania Ave., NW (1305A) Washington, DC 20460 202-566-2753 (o) 202-591-0619 (c)